

the Presbyterian church in the United States of America, by the members of said church, who have been accustomed to worship therein; or who may hereafter be admitted into said church according to its forms, and who are connected with and are under the care and authority of the "General Assembly of the Presbyterian church in the United States of America," and the several Infe-

The motion of the complainants to continue the injunction heretofore granted is overruled, and the same is allowed to expire by its own limitation—the injunction now granted furnishing all the relief to which the complainants are, in the opinion of the court, at

THE COURTS.
United States Courts—Seventh Day's
Proceedings.
CIRCUIT COURT.
Hon. Bland Ballard presiding.
Court met at the usual hour yesterday
morning, 10 o'clock.
The court room was pretty well crowd-
ed, for it was very generally known that
the Honorable Bland Ballard

V. A. Jones and others vs. John Watson and others. This case, however, is more familiarly known as the "Presbyterian Church Case," which has been pending before the State and Federal courts for some time. Judge Ballarín read his opinion in the case from the bench, a full and accurate report of which will be found elsewhere in the Democrat this morning. The reading of this important opinion elicited the attention of all present, and we have no doubt it will prove

R. J. Litterpage was sworn as a grand juror.

United States vs. six bbls. of distilled spirits; depositions opened.

United States vs. W. C. Young. Continued.

United States vs. Wm. Farrell; nolo
propos.
United States vs. Wm. McFella; recog-
nizance forfeited.
United States vs. A. J. and Samuel
Barton; verdict "not guilty" as to Samu-
el, and "guilty" as to A. J. Barton.
Recognizance of A. J. Barton forfeited.
United States vs. Joseph Griffin; ver-
dict, "guilty."

United States vs. Alvin Jones; verdict, "not guilty."
United States vs. Thos. Durham; verdict, "not guilty."

Bankruptcy.

Thomas Wallace, of Maysville, Ky., yesterday filed his petition for adjudication in bankruptcy against himself.

Court adjourned to meet at the usual hour this morning.

W. U. Kendall, living in adultery with
Miss Hunt; sent to the grand jury.
H. W. Hyronian, drunk and disorder-
ly; fined \$5.
Lizzie Sullivan, drunk and disorderly;
is charged.
Wm. Knotts, drunk and disorderly;
is charged.
Fulton Miller, exposure of person;
sent \$20.
Ann Smith, drunk and disorderly; \$100
ail for three months.

Jas. Deusey, drunk and disorderly,
 ned \$5; \$100 bail for thirty days.
 John Castello, drunk and disorderly,
 ned \$15; \$200 bail for three months.
 W. T. Woising, drunk and disorderly;
 ned \$3.
 H. Preston, drunk and disorderly;
 discharged.
 David Crawley, drunk and disorderly,
 ned \$5; \$100 bail for thirty days.
 Jennie Hllyson, stealing, \$1 from t.
 \$100 bail for thirty days.

Paul Crisp, unlawfully taking money from M. Kean & Co.; discharged.
Paul Crisp, assaulting Mr. Welsh; discharged.
Jas. Rogan and Andrew Illekey, drunk, disorderly and fighting; fined \$3 each.
Jas. Lewis, stealing property; continued till Wednesday.
Ed. Sale, outgunning; continued.

Mary Turner, drunk and disorderly, with a small child; discharged.
Ned, drunk and disorderly; fined \$2.00 for 30 days.
Martha Reynolds, nine years old, and Mary Reynolds, sixteen years old, sent to St. Xavier Institute for twelve months.
Johnny Swathers and Dallas Landford, abbing J. W. Sterdevant of \$375 in money, and a check for \$400; sent to be grand jury: \$600 bail.

PRANKFORD, WIS. 12, 1898.
CAUSES DECIDED.

Clay et al. vs. Nicholas County Court,
Nicholas; reversed.

Aud vs. Jones et al., Daviess; reversed.

Hamby vs. Roberts' administrator,
Iowa; affirmed.

Hair vs. Carlisle and Jackstown Turn-
pike Company, Nicholas; reversed.

ORDERS.

Young's administrator vs. Overton; death of cross-appeal granted appellee, see W. Overton.

Winterbower vs. Hays, Hardin; death of appellee suggested and continued.

Shean vs. Cunningham, Hardin; non-suit against appellant.

Guthrie's administrators vs. Guthrie, Hardin; continued until next term of his court.

Obst vs. Kohnhorst, Jefferson;


Young's administrator vs. Overton, Meade;
McNeehan, &c., vs. Ditto et al., Meade;
Arnold et al. vs. Bremer et al., Har-
lin;
Johnson vs. Ament et al., Hardin;
Waller vs. Perry, Hardin; submitted
on briefs.

Pastoral Letter.
A pastoral letter from Archbishop

which we find the following paragraph: "In their pastoral letter to the faithful, the Fathers of the Council admonish them to abstain in future from certain fashionable dances, commonly called waltzes, round or German dances, which, as recently practiced, are shocking to every sense of delicacy and dangerous to morals. The more effectually to carry out this warning, and to remove all pretext for viewing such dances as harmless, we have strictly enjoined that

used for recreation, among those of the same sex, in any of our colleges, academies or schools, whether conducted by Catholics or placed under Catholic auspices."—[Baltimore Sun, 9th Inst.

EXIT GRACE CHURCH.—*O Graciosa!* The site of our dear, fashionable rose-colored temple of worship, Grace Church, has been transferred to the vulgar—speculators in building lots and storehouses for traffickers "in lucre and pur-

 South Carolina mourns over the appearance of a new cotton worm, four inches long and three-quarters of an inch in diameter.

